

**BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA**

Investigation into the operations and practices of companies affiliated with Enron Corporation, relating to the filing for Chapter 11 bankruptcy of Enron Corp. and its affiliated entities.

I.01-12-008  
(Filed December 11, 2001)

**RULING ON LATE-SUBMITTED EXHIBIT  
AND TRANSCRIPT CORRECTIONS**

At the conclusion of the evidentiary hearings in this proceeding on January 29, 2002, the Administrative Law Judge (ALJ) set the schedule for the receipt of a late-submitted exhibit, and any corrections to the Reporter's Transcript. (See 4 R.T. 332-333.)

The late-submitted exhibit is composed of the following three documents: (1) a January 30, 2002 letter to the Administrative Law Judge (ALJ) from Enron's witness, Jeremy Blachman; (2) a February 1, 2002 letter from San Diego Gas & Electric Company's (SDG&E) attorney to Enron's attorney asking Enron to respond to five questions; and (3) a February 6, 2002 letter from Enron's attorney to SDG&E's attorney responding to the February 1, 2002 letter with two attachments, the January 25, 2002 ruling of the Bankruptcy Court of the Southern District of New York (Bankruptcy Court), and SDG&E's motion filed with the Bankruptcy Court on December 18, 2001.

No one has objected to the admission of the late-submitted exhibit. Accordingly, the late-submitted exhibit will be identified and received into evidence as Exhibit 14.

Three letters requesting corrections to the Reporter's Transcript were received. Enron suggests the following changes to Volume 1 of the Reporter's Transcript:

- Page 23, line 28 – change “duel” to “dual”
- Page 35, line 22 – change “the bankruptcy court” to “bankruptcy counsel”
- Page 59, line 14 – change “December” to “November”
- Page 85, line 27 – change “outsourced by” to “outsourced to”
- Page 91, line 1 – change “between whoever” to “between the customer and whoever”
- Page 98, line 16 – change “Marie” to “Murray”

Enron also seeks to clarify a response given by Mr. Blachman starting at line 6 of page 91. Enron's letter states:

“... Mr. Blachman stated that he was not aware of any provisions in contracts between Enron Energy Services Inc. and/or Enron Energy Marketing Corp. and their direct access customers which would allow a customer to add an additional facility under the contract for receipt of direct access service from the Enron entity. Upon further consultation, Mr. Blachman became aware that certain of the Enron direct access contracts do contain such ‘add-on’ provisions.”

Southern California Edison Company suggests the following changes to Volume 1 of the Reporter's Transcript:

- Page 122, line 24 – change “now in some hours. They” to “now. In some hours, they”
- Page 141, line 26 – change “do a” to “dual”
- Page 143, line 28 – change “and—” to “and their billing agent—”
- Page 148, line 14 – change “Page 1w” to “Page 12”

The University of California, California State University, and the Community College League of California request the following change to Volume 3 of the Reporter's Transcript:

- Page 240, line 24 – change “perhaps” to “in fact”

Since no one has objected to the above transcript corrections and clarification, those changes will be made to Volumes 1 and 2 of the Reporter's Transcript.

**IT IS RULED** that:

1. The late-submitted exhibit, as described in this ruling, is identified and received into evidence as Exhibit 14.
2. The transcript corrections and clarification, as specified in this ruling, are adopted and incorporated into Volumes 1 and 2 of the Reporter's Transcript.

Dated February 22, 2002, at San Francisco, California.

/s/ JOHN S. WONG  
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John S. Wong  
Administrative Law Judge

**CERTIFICATE OF SERVICE**

I certify that I have by mail this day served a true copy of the original attached Ruling on Late-Submitted Exhibit and Transcript Corrections on all parties of record in this proceeding or their attorneys of record.

Dated February 22, 2002, at San Francisco, California.

/s/ TERESITA C. GALLARDO

Teresita C. Gallardo

**N O T I C E**

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